Appln. No.: 09/972,145 Petition dated June 27, 2007

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of: Atty. Docket No.: 007131.00047

Joseph R. Rulison

Serial No.: 09/972,145 Group Art Unit: 3691

Filed: October 5, 2001 Examiner: Shrestha, Buendra

K.

For: Cash Management System (as Confirmation No.: 6720

amended)

## PETITION FOR UNINTENTIONALLY DELAYED BENEFIT CLAIM TO PREVIOUS PROVISIONAL APPLICATION

U.S. Patent and Trademark Office Customer Service Window, Office of Petitions Randolph Building 401 Dulany Street Alexandria, VA 22314

Sir:

Applicant hereby petitions for unintentionally delayed benefit claim to a previously provisional application. Specifically, Applicant respectfully requests the entry of the claim of priority of the present matter to provisional Application Serial no. 60/238,114, filed October 6, 2000, hereinafter "provisional application." The present matter and the previous provisional application name the same inventor. In addition, the present matter was filed within one year of the filing date of the provisional application. In accordance with 35 U.S.C. 119(e) and 37 CFR 1.78(a)(5), Applicant requests the claim of priority during the pendency of the present matter. This petition is accompanied concurrently herewith by an amendment to the outstanding Office Action of December 27, 2006. The Amendment in response includes a specific reference of claim of priority to the provisional application. The petition is also accompanied by an authorization for the Commissioner to charge Deposit Account No. 19-0733 for the surcharge under 37 CFR 1.17(t) in the amount of \$1,370.00 and the following statement.

Appln. No.: 09/972,145 Petition dated June 27, 2007

Applicant acknowledges that the entire delay between the date the claim was due under

37 CFR 1.78(a)(5) and the date the claim was filed was unintentional. Applicant filed the

provisional application and present matter without the assistance of a registered patent attorney

or patent agent. Applicant and his counsel attempted to perfect the claim to priority by filing

within the one year deadline and neither the Applicant nor the Applicant's counsel knew of the

requirement to claim priority in the specification or Application Data Sheet. In responding to the

outstanding Office Action of December 27, 2006, Applicant worked with new counsel, Mr. John

Fleming, a registered patent attorney, to perfect the claim to priority as soon as possible.

Applicant respectfully requests entry of the claim of priority to the provisional application due to

this unintentional delay.

If any additional fees are required or if an overpayment is made, the Commissioner is

authorized to debit or credit our Deposit Account No. 19-0733, accordingly.

Respectfully submitted,

**BANNER & WITCOFF, LTD.** 

Dated: June 27, 2007

By:

/John M. Fleming/

John M. Fleming, Registration No. 56,536

1100 13th Street, N.W.

**Suite 1200** 

Washington, D.C. 20005-4051

Tel: (202)

(202) 824-3000

Fax:

(202) 824-3001

Page 2 of 2